

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION**

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JEFFREY FRANZ, et al.,

Plaintiffs,

Case No. 21-cv-12871

HON. MARK A. GOLDSMITH

Vs.

OXFORD COMMUNITY SCHOOL DISTRICT, et al.,

Defendants.

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**EXHIBIT 2 TO PLAINTIFFS' EX-PARTE MOTION TO PRESERVE AND  
RESTORE EVIDENCE**

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**ORDER REGARDING EX-PARTE MOTION TO PRESERVE AND  
RESTORE EVIDENCE**

**IT IS HEREBY ORDERED** that the following entities and individuals shall preserve any all data, metadata, evidence, records, recordings, statements, videos, audio, writings, and/or any other potential evidence that relates to the subject litigation, including electronically stored evidence or tangible evidence:

- a. All Defendants and/or potential Defendants
- b. Verizon
- c. T-Mobile/Metro PCS
- d. AT&T
- e. Abby Ridge Apartments
- f. Meijer Store
- g. Tim Hortons Café and Bakeshop

- h. Oakland County Dispatch
- i. Office of the Michigan Attorney General
- j. Oakland County Prosecutor
- k. Michigan State Police
- l. Oakland County Sheriff's Office
- m. Department of Justice
- n. Federal Bureau of Investigations
- o. Oxford Community School District
- p. Instagram
- q. Facebook
- r. Snapchat
- s. Ticktock
- t. YouTube
- u. LinkedIn

**IT IS FURTHER ORDERED** that Defendants are required to halt any further destruction or modification of evidence, including electronically stored evidence and tangible evidence.

**IT IS ALSO ORDERED** that Defendants are required to restore any electronically stored evidence including social media and webpages.

**IT IS SO ORDERED.**

Dated: \_\_\_\_\_

MARK A. GOLDSMITH  
United States District Judge

*This is not a final order and does not close the case.*